The Facebook, Inc. v. Connectu, LLC et al

EXHIBIT YY

Doc. 127 Att. 46

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1 2 3 4 5 6 7 8	G. HOPKINS GUY, III (STATE BAR NO. 124 I. NEEL CHATTERJEE (STATE BAR NO. 17 MONTE COOPER (STATE BAR NO. 196746 JOSHUA H. WALKER (STATE BAR NO. 224 ORRICK, HERRINGTON & SUTCLIFFE LLI 1000 Marsh Road Menlo Park, CA 94025 Telephone: 650-614-7400 Facsimile: 650-614-7401 Attorneys for Plaintiff THEFACEBOOK, INC.	3985)) 1 940)		
9	COUNTY OF	SANTA CLARA		
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11	THEFACEBOOK, INC.,	CASE NO. 1:05-CV-047381		
12	Plaintiff,	THEFACEBOOK, INC.'S FIRST SET		
13	v.	OF REQUESTS FOR PRODUCTION TO DEFENDANT CONNECTU		
14 15	CONNECTU LLC, CAMERON WINKLEVOSS, TYLER WINKLEVOSS, HOWARD WINKLEVOSS, DIVYA NARENDRA, AND DOES 1-25,			
16 17	Defendants.			
18				
19	PROPOUNDING PARTY: THEFACEBOOK, INC.			
20	RESPONDING PARTY: CONNECTU			
21	SET NO.: ONE (NO	S. 1-23)		
22				
23	YOU ARE HEREBY REQUESTED, pursuant to California Code of Civil Procedure			
24	section 2031, to respond to the following requests for production separately and fully, in writing,			
25	and under penalty of perjury, within thirty (30) days after service.			
26	<u>DEFINITIONS</u>			
27	A. "ANY" shall be understood to include and encompass "ALL." As used herein, the			
28	singular shall always include the plural and the present tense shall also include the past tense. DOCSSV1:429566.1			
	REQUESTS FOR PRODUCTION: SET ONE			

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- The words "AND" as well as "OR" shall be construed disjunctively or conjunctively as necessary to bring within the scope of this request ALL DOCUMENTS or things that might otherwise be construed to be outside its scope.
- The terms "PERSON" and "PERSONS" mean both natural persons and legal B. entities, including, without limitation corporations, companies, firms, partnerships, joint ventures, proprietorships, associations, and governmental bodies or agencies. Unless noted otherwise, references to any person, entity or party herein include its, his, or her agents, attorneys, employees, employers, officers, directors, or others acting on or purporting to act on behalf of said person, entity, or party.
- "EVIDENCE" or any variant thereof, including but not limited to C. "EVIDENCING," when used in connection with any DOCUMENT, shall be understood to apply if the DOCUMENT directly or indirectly mentions, discusses, constitutes, concerns, supports contradicts, relates to, refers to, or in any other way deals with the subject matter described in the request in which the term appears.
- "REFER TO" or "RELATE TO" as used herein mean including, pertaining to, D. relevant to, material to, evidencing, affecting, comprising, discussing, dealing with, considering or otherwise concerning in any manner whatsoever the subject matter of the inquiry.
- The term "DOCUMENT" means the original and each non-identical copy of ANY E. written, printed, typed, recorded, computerized, electronic, taped, graphic, or other matter, in whatever form, whether in final or draft, including but not limited to, ALL materials that constitute "writings" or "recordings" or "photographs" within the broadest meaning of the term "Writing" as defined in California Code of Evidence sections 250, 255, and 260, AND ALL materials that constitute "documents" within the broadest meaning of California Code of Civil Procedure section 2031. DOCUMENT includes, without limitation, printed matter, electronic mail, materials stored on computer hard drives, diskettes, tapes, ANY other computer media, recorded voice mail messages and ANY other information stored magnetically, optically or electronically.
- "COMMUNICATION" as used herein means ANY contact, oral or documentary, F. DOCSSV1:429566.1

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formal or informal, at ANY place or under ANY circumstances whatsoever whereby information of ANY nature is transmitted or transferred, including, without limitation, ANY note, memorandum or other record thereof, or a single person seeing or hearing ANY information by ANY means.

- "CONNECTU," "YOU," "YOUR," means defendant ConnectU LLC and its G. directors, officers, parents, subsidiaries, predecessors, successors, assigns, agents, servants, employees, investigators, attorneys, AND ALL other persons AND entities representing it acting on its behalf, or purporting to act on its behalf, including Howard Winklevoss, Cameron Winklevoss, Tyler Winklevoss, AND Divya Narendra. It is acknowledged that the issue of whether HARVARDCONNECTION is a predecessor in interest to CONNECTU may be disputed. To the extent that a request seeks DOCUMENTS related to "CONNECTU," "YOU," OR "YOUR," YOU must respond with specific information relating to ConnectU LLC first AND ALL PERSONS listed above other than HARVARDCONNECTION. To the extent that YOU contend that ANY requested DOCUMENT RELATES TO HARVARDCONNECTION directly (e.g., a contention that a trade secret belonged to HARVARDCONNECTION) YOU must separately detail your response vis-à-vis HARVARDCONNECTION.
- "HARVARDCONNECTION" means a project to develop a website for Harvard H. University Students and alumni which made use of the term "HARVARDCONNECTION," and ANY individual, group, OR association conducting OR proposing work to develop such website.
- "THEFACEBOOK" means, without limitation, TheFacebook, Inc., its past and present parents, subsidiaries, affiliates, predecessors, divisions, officers, directors, trustees, employees, staff members, agents, counsel, representatives, consultants, and ALL persons acting or purporting to act on its behalf.
- "WINKLEVOSS COMPANIES" means, without limitation, Winklevoss J. Technologies, LLC; Winklevoss Consultants, Inc., The Winklevoss Group; AND Winklevoss, LLC, their past AND present parents, subsidiaries, affiliates, predecessors, divisions, officers, directors, trustees, employees, staff members, agents, counsel, representatives, consultants, AND ALL PERSONS acting OR purporting to act on their behalf.

1	K. "USERS" means, without limitation, PERSONS registered to use services	
2	provided by CONNECTU, including without limitation, those provided at the connectu.com	
3	website.	
4	INSTRUCTIONS	
5	1. To "IDENTIFY" a DOCUMENT means:	
6	a. to refer to the document's identification or exhibit number if the document	
7	has been previously produced or used in discovery or to attach a true copy of the document to the	
8	interrogatory answers and to state the document's title and date, or if unknown, the approximate	
9	date of creation;	
10	b. to identify each person who signed or participated in the preparation of the	
11	document;	
12	c. to identify each person who is an addressee, including each person to	
13	whom a copy was to be sent or who received a copy of the document;	
14	d. to summarize the subject matter of the document;	
15	e. to provide the present location of the document and the identity of the	
16	custodian of the original and each copy thereof; and	
17	f. if the document no longer exists, to give the date on which it was	
18	destroyed, the identity of the person who destroyed it, and the person under whose authority it	
19	was destroyed.	
20	2. In responding to the following requests, you are required to provide ALL	
21	DOCUMENTS that are available to YOU or within YOUR control, including DOCUMENTS in	
22	the possession of YOUR attorneys, investigators, employees, agents, representatives, and	
23	guardians or any other person acting on YOUR behalf, and not merely DOCUMENTS from	
24	YOUR own personal files.	

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objection(s). If YOU object to only part of a request, YOU must state the objection and the

grounds for any objection(s) and respond to the remainder of the request.

If YOU object to any of the requests, YOU must state the grounds for any

1	4.	If YOU object to the production of any document on the grounds that it is	
2	protected fro	m disclosure by the attorney-client privilege, work-product doctrine, or any other	
3	privilege, Y0	OU are requested to identify each document for which the privilege is claimed and	
4	give ALL in	formation required by applicable case law, including but not limited to the following:	
5	a.	the name of the writer, sender, or initiator of each copy of the document;	
6	b.	the name of the recipient, addressee, or party to whom any copy of the document	
7	was sent;		
8	c.	the date of each copy of the document, if any, or an estimate of its date;	
9	d.	a statement of the basis for the claim of privilege; and	
10	e.	a description of the document sufficient for the Court to rule on the applicability	
11	and appropri	ateness of the claimed privilege.	
12		REQUESTS FOR PRODUCTION	
13	REQUEST	FOR PRODUCTION NO. 1:	
14	ALL	DOCUMENTS that RELATE TO ANY contracts OR agreements between YOU	
15	AND ANY business licensed, located, based, OR incorporated in California OR ANY PERSON		
16	currently OF	formerly residing OR domiciled in California.	
17	REQUEST	FOR PRODUCTION NO. 2:	
18	ALL DOCUMENTS that RELATE TO ANY USER residing OR domiciled in California,		
19	including ALL COMMUNICATIONS.		
20	REQUEST	FOR PRODUCTION NO. 3	
21	ALL	DOCUMENTS that RELATE TO ANY COMMUNICATION between YOU AND	
22	THEFACEB	OOK.	
23	REQUEST	FOR PRODUCTION NO. 4	
24	DOC	UMENTS sufficient to IDENTIFY the number AND amount of sales of goods AND	
25	services sold	OR provided by YOU to current OR former California residents, including	
26	PERSONS,	ousinesses, AND USERS.	
27	REQUEST	FOR PRODUCTION NO. 5	
28	1	UMENTS THAT RELATED TO WINKLEVOSS COMPANIES' relationship to OR	
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with CONNECTU, including without limitation, WINKLEVOSS COMPANIES' investments in, AND control OR influence over CONNECTU.

REQUEST FOR PRODUCTION NO. 6

DOCUMENTS sufficient to describe in detail the organizational structure of WINKLEVOSS COMPANIES AND CONNECTU from their creation until the present, including DOCUMENTS sufficient to identify ALL shareholders, officers, employees, investors, AND directors, as well as Members, Managers (as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335).

REQUEST FOR PRODUCTION NO. 7

DOCUMENTS that RELATE TO WINKLEVOSS COMPANIES' AND CONNECTU's business OR corporate records, including without limitation, meeting minutes, Articles of Incorporation, operating agreements, stock agreements, AND ANY DOCUMENTS that RELATE TO CONNECTU'S observance of corporate formalities, as well as Units, Capital Accounts, AND Management Reports (as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335).

REQUEST FOR PRODUCTION NO. 8

DOCUMENTS that RELATE TO WINKLEVOSS COMPANIES' AND CONNECTU's financial history, including without limitation, financial reports, profit/loss statements, budgets, financial planning DOCUMENTS, accounts payable, accounts receivable, AND loan DOCUMENTS, as well as Financial Reports, Capital Accounts, AND Adjusted Capital Accounts (as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335).

REQUEST FOR PRODUCTION NO. 9

DOCUMENTS that RELATE TO ANY contacts OR COMMUNICATIONS YOU,
HARVARDCONNECTION AND WINKLEVOSS COMPANIES have had with PERSONS
currently OR formerly residing OR domiciled in California; businesses (including without
limitation, Internet search engines providers such as Google Inc. AND Yahoo! Inc., server
providers, advertising agencies, advertisers, Internet service providers, computer equipment
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providers, YOUR licensors AND licensees) currently OR formerly located, licensed, based, OR
incorporated in California; AND universities, colleges, high schools located in California,
including without limitation, letters, emails, advertising materials, business solicitations, busines
contacts, telephonic conversations, facsimile transmissions, AND trips to California.
REQUEST FOR PRODUCTION NO. 10
DOCUMENTS sufficient to show, on a monthly basis, how many USERS have been
registered on connectu.com since February 2004, AND how many of those USERS are residents
of California.
REQUEST FOR PRODUCTION NO. 11
DOCUMENTS sufficient to show the number AND amount of accounts receivable owed
YOU, HARVARDCONNECTION AND WINKLEVOSS COMPANIES by California residents
including PERSONS AND entities, as well as the goods AND services for which the individual
accounts receivable are owed to YOU OR WINKLEVOSS COMPANIES.
REQUEST FOR PRODUCTION NO. 12
DOCUMENTS sufficient to show ALL of YOUR, HARVARDCONNECTION'S AND
WINKLEVOSS COMPNAIES' current AND former personal OR real property currently OR
previously located in California.
REQUEST FOR PRODUCTION NO. 13
ALL contracts involving YOU OR WINKLEVOSS COMPANIES in which California
law governs.
REQUEST FOR PRODUCTION NO. 14
ALL DOCUMENTS RELATED TO instances when YOU accessed THEFACEBOOK
website, www.facebook.com.
REQUEST FOR PRODUCTION NO. 15
ALL DOCUMENTS RELATED TO occurrences wherein YOU distributed emails to

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OR domiciled in California.

email addresses of members of THEFACEBOOK to solicit membership OR registration with

CONNECTU, including email addresses of PERSONS currently OR formerly located, residing,

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REQUEST	FOR	PRODU	UCTION	NO. 16

IDENTIFY ALL of YOUR, HARVARDCONNECTION'S AND WINKLEVOSS COMPANIES' licenses OR registrations regarding the ability to do business in California.

REQUEST FOR PRODUCTION NO. 17

ALL DOCUMENTS RELATED TO the services provided by connectu.com to USERS, including how they are provided.

REQUEST FOR PRODUCTION NO. 18

ALL DOCUMENTS RELATED TO the circumstances surrounding the formation of CONNECTU as a limited liability company, including filings, investments, communications, capitalization, directors, officers, attorneys, investors, AND reasons for the formation.

REQUEST FOR PRODUCTION NO. 19

ALL DOCUMENTS RELATED TO current AND former directors, officers, employees, AND agents of CONNECTU (including Members, Managers AND Board of Managers as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335), HARVARDCONNECTION, AND WINKLEVOSS COMPANIES, including DOCUMENTS RELATED TO dates in these positions, duties, authorities, AND responsibilities.

REQUEST FOR PRODUCTION NO. 20

ALL DOCUMENTS RELATED TO YOUR, HARVARDCONNECTION'S OR WINKLEVOSS COMPANIES' promotions AND marketing activities directed, at least in part, at California residents.

REQUEST FOR PRODUCTION NO. 21

DOCUMENTS sufficient to identify ALL of YOUR, HARVARDCONNECTION'S AND WINKLEVOSS COMPANIES' business relationships with, OR financial interests in, businesses (including Affiliates as defined in Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335) incorporated, located, based, OR with facilities OR offices located in California, including the nature of each relationship, including the name of each business, whether each business is incorporated, located, based OR DOCSSVI:429566.1

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has facilities OR offices located in California, AND the nature of the relationship, including ANY
goods OR services provided.
REQUEST FOR PRODUCTION NO. 22
DOCUMENTS sufficient to show the ownership of CONNECTU,

HARVARDCONNECTION AND WINKLEVOSS COMPANIES, including without limitation PERSON'S names, amounts they contributed OR invested, AND their percent ownership OR control (including without limitation Capital Contributions, Percent Interest, Equity Units, Non-Equity Units, Voting Units as defined in the Limited Liability Company Operating Agreement of ConnectU, LLC – bates numbers C011285 through 011335) on a by-PERSON basis.

REQUEST FOR PRODUCTION NO. 23

ALL DOCUMENTS RELATED TO universities, colleges, high schools, AND institutes of higher learning located in California at which CONNECTU provides OR provided services including without limitation access to connectu.com, including without limitation University of California (all campuses), California State University (all campuses), Stanford, San Jose State University, Santa Clara University, University of San Francisco, University of Southern California, University of San Diego, San Diego State University, AND Claremont Colleges (all campuses), as well as the USERS using email domains (e.g., name@stanford.edu) from those universities, colleges, high schools, AND institutes of higher learning.

Dated: November \(\frac{1}{2005} \)

Orrick, Herrington & Sutcliffe LLP

Robert D. Nagel Attorneys for Plaintiff THEFACEBOOK, INC.

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